PARKING RESOLUTION MONTVILLE TOWNSHIP, MEDINA, OHIO.

The Board of Trustees of Montville Township, Medina County, Ohio met in regular session on August 26, 2003 with the following members present: Trustee Ronald Bischof, Trustee Patricia Ryan, Trustee Charles Reed Charles Reed moved for adoption of the following resolution:

NOW THEREFORE BE IT RESOLVED that pursuant to O.R.C. Section 505.17 and O.R.C. Chapter 4521 and Section 4521.02 (A), The Board of Trustees of Montville Township, Medina County, Ohio hereby adopts the attached noncriminal parking infraction violations which shall not be considered a criminal offense and for which no person shall be arrested for a violation or with parking infraction being defined as any violation of this resolution.

BE IT FURTHER RESOLVED THAT, pursuant to O.R.C. Section 4521.04 we hereby request the Medina Municipal Court to authorize us to establish a Parking Violations Bureau to handle all parking infraction in violation of this resolution occurring within the unincorporated area of Montville Township and to this effect the attached letter to Presiding Judge Dale Chase shall be filed with the Medina Court Clerk.

BE IT FURTHER RESOLVED THAT, this resolution is not effective until thirty (30) days after the Medina Municipal Court authorized the establishment of a Parking Violations Bureau.

Patricia Ryan seconded the motion and upon roll call the votes results are as follows:

Chuck Reed – Aye Pat Ryan – Aye Ron Bischof – Aye

1.01 Statutory Prohibited Standing or Parking Places

No person shall stand or park a vehicle, except when necessary to avoid conflict with other traffic or to comply with the provisions of this Resolution or while obeying the directions of a police officer or a traffic control device, in any of the following places:

- A. On a sidewalk, except a bicycle
- B. In front a public or private driveway or within 2 ½ feet (30 inches)
- C. Within an intersection
- D. Within ten feet of a fire hydrant
- E. On a crosswalk
- F. Within twenty feet of a crosswalk at an intersection or within twenty feet of a crosswalk located within the block where a school is located during regular hours
- G. Within thirty feet of, and upon the approach to, any flashing beacon stop sign or traffic control device
- H. Within fifty feet of the nearest rail of a railroad crossing
- I. Within twenty feet of a driveway entrance to any fire station and, on the side of the street opposite the entrance to any fire station, within seventy five feet of the entrance when it is properly posted with signs
- J. Alongside or opposite any street excavation or obstruction when such standing or parking would obstruct traffic
- K. Alongside any vehicle stopped or parked at the edge or curb of a street
- L. Upon any bridge or other elevated structure upon a street, or within a street tunnel
- M. At any place where signs prohibit stopping, standing, or parking, or at any place in excess of the maximum time limited by signs
- N. Within one foot of another parked vehicle
- O. Upon any township road between hours of 2:00 AM and 6:00 AM

1.02 IMPOUNDMENTS

If there exists three outstanding parking judgments and/or default parking judgments pertaining to any vehicle, said vehicle shall be impounded if found standing or parked in violation of this Resolution. In order to obtain release of an impounded vehicle, the owner of the vehicle shall be required to pay all

impoundment lot charges and all fines or penalties related to parking judgments, default parking judgments or parking tickets issued under this Resolution.

1.03 PARKING TICKET

The attached parking tickets shall be used as the parking tickets issued under this Resolution. The procedure for issuing parking tickets shall be governed by attached ORC Section 4521.03 or other applicable Section in ORC Chapter 4521 all of which are incorporated herein.

1.04 REGISTERED OWNER PRIMA-FACIE LIABLE FOR UNLAWFUL PARKING In any hearing on a charge of illegally parking a motor vehicle, testimony that a vehicle bearing a certain license plate was found unlawfully parked as prohibited by the provisions of this Traffic Code, and further testimony that the record of the Ohio Registrar of Motor Vehicles shows that the license plate was issued to the defendant, shall be prima-facie evidence that the vehicle which was unlawfully parked, was so parked by the defendant. A certified registration copy, showing such fact, from the Registrar shall be proof of such ownership.

1.05 ANSWERING PARKING TICKET

A person who is issued a parking ticket under this Resolution shall answer the parking ticket within ten (10) days of receipt thereof.

1.06 VIOLATIONS, PENALTIES, FINES

The fines or penalties applicable to parking infraction violations shall be as indicated in the attached parking ticket. If any unpaid parking judgment or default parking judgment is submitted for collection to a Township employee or a private company hired for collection purposes, an additional fifteen (\$15) dollars shall be assessed.